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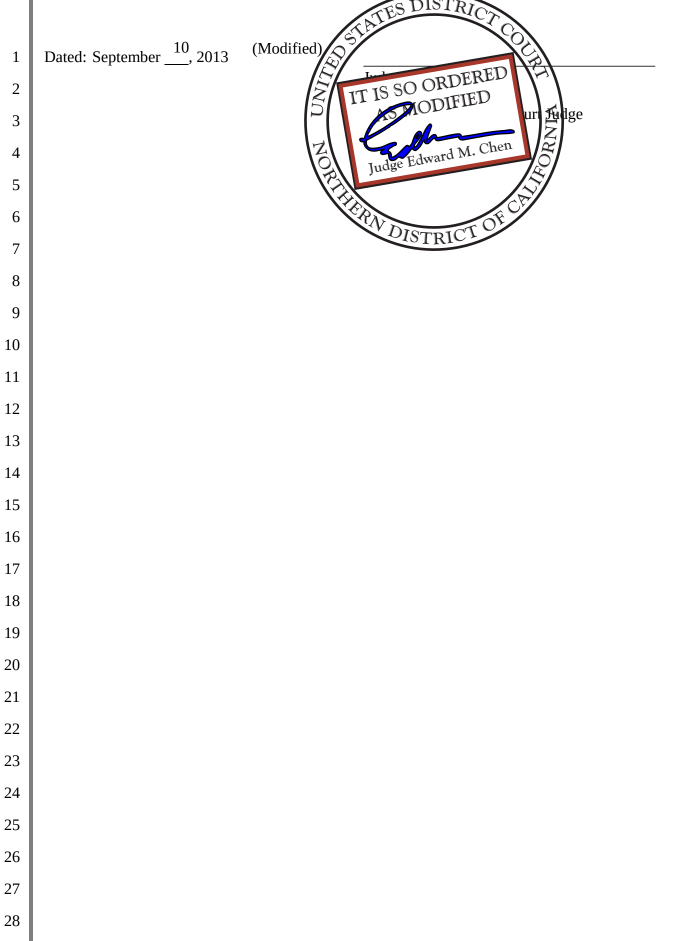
1 2 3 4 5 6 7 8 9 10	COOLEY LLP SARAH J. GUSKE (State Bar No. 232467) (sguske@cooley.com) WAYNE O. STACY (pro hac vice) (wstacy@cooley.com) 380 Interlocken Crescent, Suite 900 Broomfield, CO 80021-8023 Telephone: (720) 566-4000 Facsimile: (720) 566-4099  Attorneys for Defendant OCLARO, INC.	SIMMONS BROWDER GIANARIS ANGELIDES & BARNERD LLC Crystal G. Foley (State Bar No. 224627) 100 N. Sepulveda Blvd., Suite 1350 El Segundo, CA 90245 Telephone: 310-322-3555 Facsimile: 310-322-3655 E-mail: cfoley@simmonsfirm.com  Paul A. Lesko (pro hac vice) One Court Street Alton, IL 62002 Telephone: 618-259-2222 Facsimile: 618-259-2251 E-mail: plesko@simmonsfirm.com  Attorneys for Plaintiff LABYRINTH OPTICAL TECHNOLOGIES LLC
12		
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	LABYRINTH OPTICAL TECHNOLOGIES	Case No. 3:13-CV-02837 EMC
16	LLC,	STIPULATION AND [PROPOSED]
17	Plaintiff,	ORDER TO CONTINUE CASE MANAGEMENT STATEMENT AND
18	v.	CASE MANAGEMENT CONFERENCE
19	OCLARO, INC.,	
20	Defendants.	
21		
22	Whereas, on July 17, 2013, this Court entered a Case Management Conference Order	
23	setting forth deadline for the parties' joint case management statement and setting the date for the	
24	case management conference (Dkt. No. 58);	
25	Whereas, since the Court's July 17, 2013 Order, the parties have engaged in on-going	
26	settlement discussions;	
27	Whereas, the parties hereby stipulate to continue the deadlines for one month to	
28		
COOLEY LLP ATTORNEYS AT LAW SAN FRANCISCO		1. STIPULATION CASE NO. 3:13-CV-02837-EMC

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1 accommodate the on-going settlement discussions; 2 It is hereby Stipulated and Ordered that: The dates for filing a joint case management 3 statement and for the case management conference shall be extended as follows: 4 So Stipulated: 5 **Case Schedule Dates** 6 7 **Event Original Date Requested Date** Last day to file joint case management October 24, 2013 8 September 19, 2013 statement 9 INITIAL CASE MANAGEMENT September 26, 2013 October 31, 2013 (or on CONFERENCE (CMC) in Ctrm. 5, 17<sup>th</sup> a date thereafter 10 Floor, SF at 9:00 AM convenient for the 11 Court) Nov. 7, 2013 12 Dated: September 9, 2013 COOLEY LLP 13 14 /s/Sarah J. Guske Sarah J. Guske (232467) 15 Attorneys for Defendant 16 OCLARO, INC. 17 Dated: September 9, 2013 SIMMONS BROWDER GIANARIS 18 ANGELIDES AND BARNERD LLC 19 20 /s/*Crystal G. Foley* Crystal G. Foley (224627) 21 Attorneys for Plaintiff 22 LABYRINTH OPTICAL TECHNOLOGIES LLC 23 Filer's Attestation re signatures: Sarah J. Guske hereby attests that concurrence in the filing of 24 this document has been obtained. 25 PURSUANT TO STIPULATION, IT IS SO ORDERED: 26 27

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